


MHLA160000012001 	<u>RCS No.51/2008</u> <u>Vikram Vs. Govind & Ors.</u>
---	--

ORDER BELOW EXH.192

This is an application for exhibiting public documents.

2. Heard learned advocate Shri. B.V. Patil for defendants and learned advocate Shri. D.D. Somwad for plaintiff at length. I have carefully gone through the record. This is suit for recovery of possession. Both parties pleaded and adduced evidence of revenue record of the suit property. Both parties have also filed documents in that support. The revenue entries having presumption of correctness, vide Section 157 of the Maharashtra Land Revenue Code. The plaintiff has not established fact to rebut that presumption. Hence, the revenue record is admissible in evidence. Similarly, the certified copies are public documents are having presumption of correctness. Hence, that copies are admissible in evidence.

3. The defendants filed certified copies of village form No.7/12, receipt of tax, map, commissioner report below application (Exh.65) and certified copies of public record below list (Exh.192). Those documents are admissible in evidence. Therefore there is need to exhibit the same in the interest of justice.

4. However, the certificate issued by Gramsewak on 11/10/2023 is not public documents or part of public record. Hence, the prayer in that regard is rejected. Hence, I pass following order;-

ORDER

- 1) The application is partly allowed and exhibit certified copies of revenue record and public record and receipts, except certificate dated 11/10/2023.
- 2) Order dictated on computer and pronounced in open Court.

Date – 03/02/2026.
Deoni.

(S.A. Surjuse)
Civil Judge (Jr.Dn.), Deoni.